Quinn

Rahall

Ramstad

Ravenel

Regula

Roberts

Roemer

Rogers

Rose

Roth

Roukema

Rowland

Santorum

Sarpalius

Schaefer

Schiff

Shaw

Shuster

Sisisky

Skelton

Smith (IA)

Smith (MI)

Smith (OR)

Solomon

Spence

Spratt

Stearns

Stump Stupak

Swett

Swift

Talent

Tanner

Tauzin

Tejeda

Taylor (MS)

Taylor (NC)

Thomas (CA)

Thomas (WY)

Thornton

Thurman Torkildsen

Traficant

Upton Valentine

Volkmer

Walker

Walsh

Wheat

Whitten

Williams

Young (AK)

Young (FL)

Wilson

Wise

Wolf

Zeliff

Vucanovich

Stenholm

Strickland

Sundquist

Skeen

Sangmeister

Sensenbrenner

Royce

Rohrabacher

Ridge

Reed

Lambert

LaRocco

Laughlin

Lazio

Leach

Levy

Lehman

Lewis (CA)

Lewis (FL)

Lewis (KY)

Lightfoot

Lipinski

Livingston

Linder

Lloyd

Long

Lucas

Machtley

Manzullo

Margolies-

Martinez

McCandless

McCloskey

McCollum

McCrery

McDade

McHale

McHugh

McInnis

McKeon

McMillan

McNulty

Mevers

Mica

Michel

Minge

Molinari

Mollohan

Moorhead

Neal (NC)

Murphy

Murtha

Myers

Nussle

Ortiz

Orton

Oxley

Packard

Parker

Pastor

Paxon

Petri

Pickett

Pombo

Pomeroy

Portman

Poshard

Quillen

Price (NC)

Pryce (OH)

Payne (VA)

Penny Peterson (FL)

Peterson (MN)

Montgomery

Miller (FL)

Mazzoli

Mezvinsky

Lancaster

nel strengths for such fiscal year for the Armed Forces, and for other purposes;

S. 2206. An Act to revise and streamline the acquisition laws of the Federal Government, and for other purposes;

S. 2207. An Act to revise, streamline, and reform the acquisition laws of the Federal Government, and for other purposes;

S. 2209. An Act to authorize appropriations for fiscal year 1995 for military construction, and for other purposes;

S. 2210. An Act to authorize appropriations for fiscal year 1995 for defense activities of the Department of Energy, and for other purposes; and

S. 2211. An Act to authorize appropriations for fiscal year 1995 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy; to prescribe personnel strengths for such fiscal year for the Armed Forces; to revise and streamline the acquisition laws of the Federal Government; and for other purposes.

### ¶76.4 CALIFORNIA DESERT PROTECTION

The SPEAKER pro tempore, Mr. VIS-CLOSKY, pursuant to House Resolution 422 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 518) to designate certain lands in the California Desert as wilderness, to establish the Death Valley and Joshua Tree National Parks and the Mojave National Monument, and for other purposes.

Mr. PETERSON of Florida, Chairman of the Committee of the Whole, resumed the chair: and after some time spent therein,

## ¶76.5 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment, as modified, submitted by Mr. TAUZIN:

At the end of the bill, add the following new section:

### "SECTION 703. LAND APPRAISAL.

Lands and interests in lands acquired pursuant to this act shall be appraised without regard to the presence of a species listed as threatened or endangered pursuant to the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.)"

It was decided in the Yeas ...... 281 affirmative ...... Nays ..... 148

#### ¶76.6[Roll No. 325] AYES-281

Blute

Ackerman Boehner Costello Allard Bonilla Cox Andrews (TX) Brewster Cramer Applegate Brooks Crane Archer Browder Crapo Brown (OH) Cunningham Armey Bachus (AL) Bryant Danner Baesler Baker (CA) Bunning Darden Burton de la Garza Baker (LA) Buyer Deal Ballenger DeLay Diaz-Balart Callahan Barca Calvert Barcia Camp Dickey Dicks Barlow Canady Barrett (NE) Cantwell Dooley Bartlett Castle Doolittle Barton Chapman Dornan Bateman Dreier Clement Bentley Clinger Duncan Bereuter Bevill Coble Dunn Coleman Edwards (TX) Collins (GA) Bilbray Ehlers Bilirakis Combest Emerson Bliley Condit Everett

Cooper

Ewing

Fields (TX) Fish Flake Fowler Franks (CT) Frost Gallegly Gekas Gephardt Geren Gillmor Gilman Gingrich Glickman Goodlatte Goodling Gordon Grams Grandy Green Gunderson Hall (OH) Hall (TX) Hamilton Hancock Hansen Harman Hastert Haves Hefley Hefner Herger Hilliard Hobson Hochbrueckner Hoekstra Hoke Holden Horn Houghton Hoyer Huffington Hughes Hunter Hutchinson Hutto Hyde Inglis Inhofe Inslee Istook Jacobs Johnson (CT) Johnson (GA) Johnson, Sam Kaptur Kasich Kim King Kingston Kleczka Klein Klink Knollenberg Kolbe Kreidler

LaFalce

Abercrombie

Andrews (ME)

Andrews (NJ)

Bacchus (FL)

Barrett (WI)

Becerra

Berman

Beilenson

Blackwell

Boehlert.

Bonior

Borski

Byrne

Cardin

Clay Clayton

Clyburn

Collins (IL) Collins (MI)

Coppersmith

Coyne de Lugo (VI)

DeFazio

DeLauro

Dellums

Boucher

Brown (CA)

Brown (FL)

Fazio

# NOES-148

Deutsch Dingell Hastings Dixon Hinchey Durbin Edwards (CA) Engel English Eshoo Evans Faleomavaega Kennedy (AS) Kennelly Farr Fawell Kildee Klug Fields (LA) Kopetski Filner Fingerhut Lantos Levin Foglietta Ford (MI) Ford (TN) Lowey Maloney Frank (MA) Mann Franks (NJ) Manton Furse Markey Gejdenson Matsui Gibbons Gilchrest Gonzalez Meehan Goss Meek Greenwood Menendez

Hamburg Hoagland Jefferson Johnson (SD) Johnson, E. B. Johnston Kanjorski Lewis (GA) McDermott McKinney

Mfume

Miller (CA) Rostenkowski Synar Thompson Mineta Roybal-Allard Mink Rush Torres Moakley Torricelli Sabo Sanders Moran Towns Morella Saxton Tucker Underwood (GU) Nadler Schenk Neal (MA) Schroeder Unsoeld Norton (DC) Schumer Velazquez Scott Oberstar Vento Serrano Visclosky Owens Sharp Waters Pallone Shays Watt Payne (NJ) Shepherd Waxman Pelosi Skaggs Weldon Pickle Slaughter Woolsey Porter Smith (NJ) Wyden Rangel Snowe Wynn Reynolds Stark Yates Richardson Stokes Zimmer Ros-Lehtinen Studds NOT VOTING-10 McCurdy Slattery

Bishop Smith (TX) Carr Obey Romero-Barcelo Washington Conyers Gallo (PR)

So the amendment, as modifided, was agreed to.

After some further time,

The SPEAKER pro tempore, Mr. SWIFT, assumed the Chair.

When Mr. PETERSON of Florida, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

## ¶76.7 PROVIDING FOR THE CONSIDERATION OF H.R. 4600

Mr. DERRICK, by direction of the Committee on Rules, called up the following resolution (H. Res. 467)

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4600) to amend the Congressional Budget and Impoundment Control Act of 1974 to provide for the expedited consideration of certain proposed rescissions of budget authority. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and the amendments made in order by this resolution and shall not exceed one hour, with thirty minutes to be equally divided and controlled by the chairman and ranking minority member of the Committee on Rules and thirty minutes to be equally divided and controlled by the chairman and ranking minority member of the Committee on Government Operations. After general debate the bill shall be considered for amendment under the five-minute rule and shall be considered as read. No amendment shall be in order except those printed in the report of the Committee on Rules accompanying this resolution. Each amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment except as specified in the report, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.